Attorney Docket No. RPA1003

## **Declaration and Power of Attorney for Patent Application**

As the below named inventors, We hereby declare that:

Our residences, post office addresses, and citizenships are as stated below our names,

We believe we are the original, first and sole inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled

## TCF-1 NUCLEOTIDE SEQUENCE VARIATION

The specification of wh	iich			
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We hereby state that y	we have reviewed and und	erstand the contents of the above-iden	tified specification	including the
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We acknowledge the de	uty to disclose information w	which is material to patentability as defin	ned in 37 CFR §1.50	6.
inventor's certificate, o United States, listed b	r §365(a) of any PCT Internelow and have also identif	U.S.C. §119(a)-(d) or §365(b) of any fractional application which designated a field below, by checking the box, any ion having a filing date before that of the	t least one country foreign application	other than the
Prior Foreign Applica	ation(s)		Priority C	Claimed
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Application No.)	July 21, 2000 (Filing Date)	(Application No.)	(Filing Date)
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CT International application laims of this application is n	n designating the Office State not disclosed in the prior Unite ode, §112, I acknowledge the nich became available betwee	code, §120 of any United States ares, listed below and, insofar as the States application in the manner duty to disclose information when the filing date of the prior appropriate of the prior appr	er provided by the first paragra
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Title 37, Code of Federal Regulations, §1.56, duty to disclose information material to patentability provides, in part, that each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned.

Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

- (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
- (2) It refutes, or is inconsistent with, a position the applicant takes in:
  - (i) Opposing an argument of unpatentability relied on by the Office, or
  - (ii) Asserting an argument of patentability.